

# Exhibit A

ORIGINAL

1  
2 UNITED STATES DISTRICT COURT NEW YORK  
3 FOR THE EASTERN DISTRICT OF NEW YORK

4 MARTIN TANKLEFF,

5 Plaintiff,

6 -against-

7 THE COUNTY OF SUFFOLK, K. JAMES McCREADY,  
8 NORMAN REIN, CHARLES KOSCIUK, ROBERT DOYLE,  
9 JOHN McLELHONE, JOHN DOE POLICE OFFICERS  
#1-10, RICHARD ROE SUFFOLK COUNTY EMPLOYEES  
#1-10,

10 Defendants.

11 -----X  
12  
13 666 Old Country Road  
Garden City, New York

14  
15 June 10, 2013  
10:43 a.m.

16  
17 DEPOSITION of JERRY STEUERMAN, one of the  
18 Defendants herein, taken by the Plaintiff,  
19 pursuant to Federal Rules of Civil Procedure  
20 and Notice, held at the above-mentioned time  
21 and place, before Dolly Fevola, Notary  
22 Public of the State of New York.  
23  
24  
25

A P P E A R A N C E S :

BARKET, MARION EPSTEIN & KEARON, LLP  
Attorneys for the Plaintiff  
666 Old Country Road  
Garden City, New York 11530  
BY: BRUCE BARKET, ESQ.  
AMY MARION, ESQ.

SCARING & CARMAN, PLLC  
Attorneys for the Plaintiff  
666 Old Country Road, Suite 501  
Garden City, New York 11530  
BY: SUSAN SCARING CARMAN, ESQ.

SUFFOLK COUNTY DEPARTMENT OF LAW  
Attorneys for the Defendants  
H. Lee Dennison Building  
Hauppauge, New York  
BY: BRIAN MITCHELL, ESQ.

ALSO PRESENT:

MARTIN TANKLEFF

PERRY FINKELSTEIN, Videographer

STIPULATIONS

IT IS HEREBY STIPULATED AND AGREED, by  
and among counsel for the respective parties  
hereto, that the filing, sealing and  
certification of the within deposition shall  
be and the same are hereby waived;

IT IS FURTHER STIPULATED AND AGREED that  
all objections, except as to form of the  
question, shall be reserved to the time of  
the trial;

IT IS FURTHER STIPULATED AND AGREED that  
the within deposition may be signed before  
any Notary Public with the same force and  
effect as if signed and sworn to before the  
Court.

\* \* \*

J. Steuerman

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THE VIDEOGRAPHER: This is reel  
number 1 of the deposition of Jerry  
Steuerman in the matter of Martin  
Tankleff versus the County of  
Suffolk, K. James McCready, et al,  
in the U.S. District Court. We're  
the Eastern District of New York.

This deposition is being held  
at 666 Old Country Road, Suite 700,  
Garden City, New York at the offices  
of Barket Marion Epstein & Kearon on  
Monday, June 10th, 2013, at  
approximately 10:43 a.m.

My name is Perry Finkelstein,  
the videographer from Pro Video  
Productions, located in Nesconset,  
New York, and I attest to record  
these proceedings fairly and  
accurately.

The court reporter is Dolly  
Fevola in association with Fevola  
Court Reporting.

Counsel, please introduce  
yourselves and state the parties you

J. Steuerman

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represent.

MR. BARKET: Bruce Barket. I  
represent the Plaintiff, Martin  
Tankleff.

MS. CARMAN: Susan Scaring  
Carman, 666 Old Country Road,  
representing Jerry Steuerman.

MR. MITCHELL: Representing the  
County of Suffolk and the Suffolk  
County Defendants is Dennis M.  
Brown, Suffolk County Attorney by  
Brian C. Mitchell, Assistant County  
Attorney.

THE VIDEOGRAPHER: Court  
Reporter, please swear in the  
witness.

J E R R Y S T E U E R M A N, after  
having been first duly sworn by a Notary  
Public of the State of New York, was  
examined and testified as follows:

EXAMINATION BY

MR. BARKET:

Q State your name for the record,  
please?

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J. Steuerman

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A Jerry Steuerman.

Q State your address, please.

A 6864 Willow Wood Drive, Boca  
Raton, Florida 33434.

MR. BARKET: Good morning, Mr.  
Steuerman. I'm going to ask you a  
series of questions. If, at any  
time, you don't understand the  
question, just say so and I'll try  
to rephrase it.

You're free to talk to your  
attorney at any point you'd like,  
but I ask that you not do so while a  
question is pending. Once I ask a  
question, you answer it or not, and  
after that you talk to your  
attorney, okay?

THE WITNESS: Okay.

Q Do you have any children?

A Four.

Q What are their names, please?

MS. CARMAN: I'd like to put on  
the record that upon the advice of  
counsel, Mr. Steuerman is not going

J. Steuerman

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1  
2 to be answering any questions  
3 relating to the incident that  
4 occurred based upon his right not to  
5 incriminate himself. He'll be  
6 answering just questions based on  
7 his name and address.

8 MR. BARKET: How would the  
9 names of his children incriminate  
10 himself?

11 MS. CARMAN: I'll allow him to  
12 answer those brief questions but we  
13 don't want to get into any detail  
14 here regarding what has transpired  
15 on the date of incident because we  
16 understand that you believe he is  
17 the culprit of this action.

18 MR. BARKET: Okay.

19 Q What are the names and ages of  
20 your children?

21 A Glen is 54; Barry is 52; Tod is  
22 50 and Darcy is 48.

23 Q Where does Glen currently  
24 reside?

25 A On the advice of counsel, I



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J. Steuerman

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2

invoke my fifth.

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MR. BARKET: I'm not sure how

4

the address of your oldest son

5

affects your fifth amendment rights.

6

MS. CARMAN: Let me just go off

7

the record. I'd like to speak with

8

my client outside for a minute.

9

MR. BARKET: Sure.

10

THE VIDEOGRAPHER: Going off

11

the record at 10:57.

12

(Whereupon, a brief recess was

13

taken.)

14

THE VIDEOGRAPHER: We're back

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on the record at approximately

16

10:54.

17

Q You had a chance to speak with

18

your attorney and I'm going to ask you again

19

where your oldest child Glen lives?

20

A On the advice of counsel, I

21

invoke my fifth amendment rights.

22

Q Where does your daughter Barry

23

live?

24

A On the advice of counsel, I am

25

invoking my fifth amendment rights.

J. Steuerman

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Q Your son Tod where does he  
reside?

A On the advice of counsel, I am  
invoking the fifth.

Q Did you know two individuals by  
the name of Arlene and Seymour Tankleff?

A On the advice of counsel, I'm  
invoking the fifth.

Q You know Martin Tankleff who is  
sitting here?

A On the advice of counsel, I'm  
taking the fifth.

Q In or about 2003, did you  
become aware that there was an application  
by Marty Tankleff to vacate his conviction?

A On the advice of counsel, I'm  
invoking my fifth amendment rights.

MR. BARKET: How could his  
knowledge about a legal matter or  
lack thereof affect his fifth  
amendment rights?

MS. CARMAN: Are you posing  
that question to Mr. Steuerman or to  
myself?

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J. Steuerman

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MR. BARKET: I guess to you.

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MS. CARMAN: Are you posing it

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to me?

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MR. BARKET: Yes. I don't

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understand. I understand that he

7

wants to take the fifth about

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questions that could affect his

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incriminating himself, but his

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knowledge of a pending legal matter

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or lack thereof?

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MS. CARMAN: Because it leads

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to other questions that would force

14

him to uncover other knowledge.

15

MR. BARKET: Okay.

16

Q At some point in time, you

17

retained an attorney, Steven Scaring. When

18

was that?

19

A I'm invoking my fifth amendment

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rights.

21

Q To your knowledge, did Steven

22

Scaring have any conversations with anyone

23

from the Suffolk District Attorney's office,

24

including but not limited to Leonard Leto?

25

A I'm invoking my fifth amendment

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J. Steuerman

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rights.

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Q Were you aware that you were

4

going to be asked to testify at a 440

5

hearing before Judge Braslow sometime on or

6

about 2004?

7

A I'm invoking my fifth amendment

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rights.

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Q Did you retain Mr. Scaring for

10

the purpose of representing you during the

11

course of the 440 in the subsequent

12

investigation?

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A I'm invoking my fifth amendment

14

rights.

15

Q On September 6th of 1998, where

16

did you live?

17

A I'm invoking my fifth amendment

18

rights.

19

Q Were you involved in a regular

20

poker game with Seymour Tankleff?

21

A I'm invoking my fifth amendment

22

rights.

23

Q Did you play any role in the

24

murder of either Seymour or Arlene Tankleff?

25

A On the advice of counsel, I'm

J. Steuerma

12

invoking my fifth amendment.

Q Did your son Tod have a relationship with an individual by the name of Joseph Creedon?

A On the advice of counsel, I'm invoking my fifth amendment rights.

Q Were you the last person to leave the poker game in the early morning hours of September 7, 1998; leave the Tankleff residence, that is?

A On the advice of counsel, I'm invoking my fifth amendment rights.

Q Did you let Joseph Creedon and Peter Kent into the Tankleff home in the early morning hours of September 7, 1998?

A On the advice of counsel, I'm invoking my fifth.

Q Did you participate in a bludgeoning and stabbing of Seymour Tankleff?

A On the advice of counsel, I'm invoking my fifth.

Q Did you instruct two other individuals to go down to the other end of

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J. Steuerman

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the house to check on Arlene Tankleff?

3

A I'm invoking my fifth amendment

4

rights.

5

Q At that point in time, were you

6

aware that those individuals attacked Arlene

7

Tankleff, beat and stabbed her?

8

A On the advice of counsel, I'm

9

invoking the fifth amendment.

10

Q Did you have any role in the

11

beating and stabbing, direct role, of Arlene

12

Tankleff?

13

A On the advice of counsel, I'm

14

taking the fifth.

15

Q Did you pay anyone any money in

16

connection with the attack on Seymour and

17

Arlene Tankleff?

18

A On the advice of counsel, I'm

19

taking the fifth.

20

Q Did you have any contact with

21

an individual by the name of Skippy Dwyer?

22

A On the advice of counsel, I'm

23

taking the fifth.

24

Q You're aware, of course, that

25

your son Tod was convicted of selling

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J. Steuerman

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cocaine around 1990 or so; is that right?

3

A On the advice of counsel, I'm  
4 taking the fifth.

5

Q Were you aware that Joseph  
6 Creedon collected drug tests for your son  
7 Tod?

8

A On the advice of counsel, I'm  
9 taking the fifth.

10

Q Do you know an individual by  
11 the name of Glass, Brian Scott Glass?

12

A On the advice of counsel, I'm  
13 taking the fifth.

14

Q Did you offer him money to  
15 collect money from Seymour Tankleff?

16

A On the advice of counsel, I'm  
17 taking the fifth.

18

Q Did you offer him money to  
19 quote "send a message" to Mr. Tankleff by  
20 hurting or killing him?

21

A On the advice of counsel, I'm  
22 taking the fifth.

23

Q Did Mr. Glass tell you that he  
24 would collect the money but that he would be  
25 able to do it without harming -- potentially

J. Steuerman

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harming Mr. Tankleff?

A On the advice of counsel, I'm taking the fifth.

Q Did he then refer you or suggest that you contact Joe Creedon for this activity?

A On the advice of counsel, I'm taking the fifth.

Q Did you ask your son Tod to speak to Joseph Creedon about attacking the Tankleffs?

A On the advice of counsel, I'm taking the fifth amendment.

Q Prior to September 7th of 1998, have you ever spoken to Joseph Creedon?

A On the advice of counsel, I'm taking the fifth.

Q Prior to September 7th of 1998, have you ever spoken with Peter Kent?

A On the advice of counsel, I'm taking the fifth.

Q Have you heard of an individual by the name of Glen Harris?

A On the advice of counsel, I'm



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J. Steuerman

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taking the fifth.

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Q Did you ask Joseph Creedon to participate in the murders of Seymour and Arlene Tankleff, or instruct someone else to speak to him on your behalf?

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A On the advise of counsel, I'm taking the fifth.

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Q Did you ask Glen Harris to participate in the murders of Seymour and Arlene Tankleff or instruct someone else to speak with Mr. Harris on your behalf?

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A On the advice of counsel, I'm taking the fifth.

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Q Did you pay Joseph Creedon to participate in the murders of Seymour and Arlene Tankleff or instruct someone else to pay him on your behalf?

19

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A On the advice of counsel, I'm taking the fifth.

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Q Did you pay Peter Kent to participate in the murders of Seymour and Arlene Tankleff, or instruct someone else to pay Mr. Kent on your behalf?

25

A On the advice of counsel, I'm

J. Steuerma

17

taking the fifth.

Q Were you aware that prior to September 7, 1998 your son Tod had spoken to Joseph Creedon about participating in the murders of Seymour and Arlene Tankleff?

A On the advice of counsel, I'm taking the fifth.

Q Did you instruct your son Tod to tell Joseph Creedon in April of 1989 that you wanted to cut out Martin Tankleff's tongue?

A On the advice of counsel, I'm taking the fifth.

Q Did you tell your son Tod in or prior to April of 1989 that you wanted to cut off Marty Tankleff's tongue?

A On the advice of counsel, I'm taking the fifth.

Q Did you tell your son Tod in or prior to April of 1989 that you wanted to cut off Martin Tankleff's tongue because you were worried that the police would investigate Marty's accusations against you and discover they were true?

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J. Steuerman

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A On the advice of counsel, I'm  
3 taking the fifth.

4

Q Did you testify truthfully at  
5 Martin Tankleff's criminal trial?

6

A On the advice of counsel, I'm  
7 invoking my fifth amendment rights.

8

Q Did you ask your daughter Barry  
9 to purger herself and give a false alibi at  
10 Martin Tankleff's criminal trial?

11

A On the advice of counsel, I'm  
12 invoking my fifth amendment rights.

13

Q By August of 1988 you owed  
14 Seymour Tankleff a great deal of money; is  
15 that correct?

16

A On the advice of counsel, I'm  
17 invoking my fifth amendment rights.

18

Q Is it correct that you paid him  
19 in cash at the poker games in return for  
20 that loan?

21

A I am invoking my fifth  
22 amendment rights.

23

Q On the early morning hours of  
24 September 7th of 1988, after everyone else  
25 had left, did you and Mr. Tankleff have a

J. Steuerman

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conversation about these loans?

A On the advice of counsel, I'm invoking my fifth amendment rights.

Q Were you aware that on the desk splattered with his blood was a note or a demand letter from him to you asking for a payment of \$50,000 towards the repayment of this loan?

A On the advice of counsel, I'm invoking my fifth amendment rights.

Q Were you aware that a letter was actually dated in June of 1988?

A On the advice of counsel, I'm invoking my fifth amendment right.

Q Did you have any discussions with him at that point in time about the loan and the repayment of a large sum of money?

A On the advice of counsel, I'm invoking my fifth amendment rights.

Q Were you lying at Martin Tankleff's criminal trial when you testified that you did not know by June of 1988 that Seymour Tankleff was demanding a payment of

J. Steuerman

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\$50,000?

A On the advice of counsel, I'm invoking my fifth amendment rights.

Q Were you lying at Martin Tankleff's criminal trial when you testified that you did not remember Julie Mulcher signing for a letter from Seymour Tankleff on June 29th of 1998 demanding payment of \$50,000?

A On the advice of counsel, I'm invoking my fifth amendment rights.

Q In August of 1988, had you made sexual advances towards Arlene Tankleff that she rejected?

A On the advice of counsel, I'm invoking my fifth amendment rights.

Q Were you lying at trial when you testified that you did not remember making sexual advances towards Arlene Tankleff?

A I'm invoking my fifth amendment rights.

Q Were you lying at trial when you said that you were upset over the death

J. Steuerman

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of Arlene Tankleff?

A I'm invoking my fifth amendment rights.

Q Were you lying at trial when you said you were upset over the death of Seymour Tankleff?

A I'm invoking my fifth amendment rights.

Q Where was the cash coming from that you were using to repay the loans for Mr. Tankleff?

A On the advice of counsel, I'm invoking my fifth amendment rights.

Q Were you having trouble raising sufficient money to pay back Mr. Tankleff?

A On the advice of counsel, I'm invoking my fifth amendment rights.

Q There was a quote attributed to you that you are "a poor man living like a rich man;" do you remember making that statement?

A On the advice of counsel, I'm invoking my fifth amendment rights.

Q Do you know what your financial

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J. Steuerman

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status was in 1988?

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A On the advice of counsel, I'm  
invoking my fifth amendment rights.

5

Q Where did you reside at that  
time?

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A On the advice of counsel, I'm  
invoking my fifth.

9

Q Do you own or rent a home?

10

A On the advice of counsel, I'm  
invoking my fifth amendment.

12

Q Had Seymour Tankleff repeatedly  
confronted you over the summer of 1988 about  
why you were not paying back the money you  
owed him?

16

A On the advice of counsel, I'm  
invoking my fifth amendment.

18

Q On September 7, 1988, did you  
believe that if Seymour Tankleff were to die  
that you would not have to continue to pay  
him the money that you owed him?

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A On the advice of counsel, I'm  
invoking the fifth.

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Q Is it correct that after their  
deaths the loan was settled with the Estate

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J. Steuerman

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of Mr. Tankleff at a significantly reduced rate; in other words, you saved a significant amount of money because of their death?

A On the advice of counsel, I'm invoking my fifth amendment rights.

Q Shortly after the Tankleffs were attacked and prior to Mr. Tankleff dieing, did you stage your own disappearance?

A On the advice of counsel, I'm invoking the fifth.

Q Did you fake your own death at that time?

A On the advice of counsel, I'm invoking the fifth.

Q Did you travel to California a few weeks after the attack on Seymour and Arlene Tankleff?

A On the advice of counsel, I'm invoking the fifth.

Q Did you take money out of a joint bank account held with Seymour Tankleff; in other words, to finance this



J. Steuerman

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trip to California?

A On the advice of counsel, I'm  
invoking my fifth amendment.

Q Did you have a hair weave or a  
toupee in 1998?

A On the advice of counsel, I'm  
invoking the fifth amendment.

Q Did you have your hair weave  
serviced in California in order to avoid  
having hairs found at the scene of the  
crimes against the Tankleffs matched to your  
hair weave?

A On the advice of counsel, I'm  
invoking my fifth amendment right.

Q When was the first time you met  
Detective McCready?

A On the advice of counsel, I'm  
taking the fifth.

Q Had you spoken with Detective  
McCready prior to September 7th of 1988?

A On the advice of counsel, I'm  
taking the fifth.

Q Had you spent time with  
Detective McCready at Digger O'Dells prior

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J. Steuerman

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to September 7th of 1988?

A On the advice of counsel, I'm  
invoking the fifth.

Q When did you become aware that  
your son Tod was dealing drugs, cocaine, out  
of the bagel store that you owned?

A On the advice of counsel, I'm  
invoking the fifth.

Q How do you support yourself  
currently?

A On the advice of counsel, I'm  
invoking the fifth.

Q Did you meet at any point prior  
to 1992 Thomas Spota?

A On the advice of counsel, I'm  
invoking the fifth.

Q At some point prior to 1988,  
you had a dispute with a union; is that  
right?

A On the advice of counsel, I'm  
invoking the fifth.

Q Did you ever handcuff yourself  
to an office or a building?

A On the advice of counsel, I'm

J. Steuerman

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invoking the fifth.

Q Did you ever hire Hells Angels or other biker groups to convince the employees not to unionize?

A On the advice of counsel, I'm invoking the fifth.

Q Would you be willing to answer questions if you were given immunity by the Attorney General's office in New York?

A On the advice of counsel, I invoke the fifth.

Q Did you gamble with organized crime figures in 1988?

A On the advice of counsel, I'm invoking my fifth amendment rights.

Q Did you know an individual by the name Ronnie Deconta?

A On the advice of counsel, I'm invoking my fifth.

Q Were you aware that Ronnie was an associate in the Gambino crime family?

A On the advice of counsel, I'm invoking my fifth amendment.

MR. BARKET: Could we take a

J. Steuerman

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break for about two minutes?

THE VIDEOGRAPHER: Going off  
the record at approximately 11:13.

(At this time, a brief recess  
was taken.)

THE VIDEOGRAPHER: Back on the  
record at approximately 11:19.

Q Did you have some work done on  
some of your stores at some point after  
1988.

A On the advice of counsel, I'm  
invoking my fifth amendment rights.

Q Do you remember an individual  
by the name of Mr. Fisher who was a cabinet  
maker who did some work on your stores?

A On the advice of counsel, I'm  
invoking my fifth.

Q Do you remember getting angry  
at one point while he was present and  
shouting that you cut two people's throats  
and you would not hesitate to do it again?

A On the advice of counsel, I'm  
invoking my fifth amendment rights.

Q Did you make any statements

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J. Steuerman

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concerning the Tankleff murders to anybody  
in Florida since 2003?

A I'm taking my fifth amendment  
rights.

Q Did you make a comment to an  
employee of one of your stores down there  
that you're an old man and what are they  
going to do to you at this point in time?

A I'm invoking my fifth amendment  
rights.

Q Did you go to a local  
restaurant or bar, Carrington's, in the fall  
of 1987?

A On the advice of counsel, I'm  
taking my fifth amendment rights.

Q Specifically, on Wednesday, did  
you attend or go to that bar and meet with a  
Detective James McCready at that time?

A On the advice of counsel, I'm  
invoking my fifth.

Q Did you ask Detective McCready  
to speak to your daughter's sons, your  
grandson's school?

A On the advice of counsel, I'm

J. Steuerman

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invoking my fifth.

Q Were you ever involved in running or profiting from prostitution?

A On the advice of counsel, I'm invoking my fifth.

Q I asked you some questions before about your hair weave. I want to be clear that the questions were directed to the time period of 1988, not 1998.

Did you have a hair weave or toupee in 1988?

A On the advice of counsel, I am invoking my fifth amendment.

Q Did you alter that hair weave in California in 1988?

A On the advice of counsel, I'm invoking my fifth.

Q While in California, did you meet with Detective McCready and other people from the Suffolk County D.A.'s office and Homicide Squad?

A On the advice of counsel, I'm invoking my fifth amendment.

Q While there, did they coach you

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on what to say when you returned?

A On the advice of counsel, I'm  
invoking my fifth amendment.

Q When did you first meet John  
Collins?

A On the advice of counsel, I'm  
invoking my fifth amendment.

Q Have you ever worked as an  
informant for the Suffolk County law  
enforcement community?

A On the advice of counsel, I'm  
invoking my fifth amendment.

Q Have you ever provided  
information about criminal activity to the  
law enforcement community?

A On the advice of counsel, I'm  
invoking my fifth.

Q Did you pay any money to anyone  
from Suffolk County law enforcement  
community at any point in time to not have  
your son arrested for his drug dealing?

A On the advice of counsel, I'm  
taking the fifth.

Q Your son Tod, I think, was

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J. Steuerman 31

arrested twice for selling drugs. The first time he was represented by Thomas Spota's firm; do you recall that?

A On the advice of counsel, I'm taking the fifth.

Q How much did you pay Thomas Spota to represent your son at that point in time?

A On the advice of counsel, I'm taking my fifth.

Q Did you give him money beyond his legal fees to pay prosecutors or police to obtain for your son a favorable disposition?

A On the advice of counsel, I'm taking the fifth.

Q While your son began to sell drugs after his first arrest at the bagel store, were you paying police officers to prevent his arrest?

A On the advice of counsel, I'm invoking my fifth amendment.

Q After his second arrest, did you agree to and did your son agree to a



1

J. Steuerman

32

2

prison term to make sure you were not also  
implicated on the drug deals?

3

4

A On the advice of counsel, I'm  
invoking my fifth amendment.

5

6

Q Did you keep a safe in your  
bagel store, any of your bagel stores, in  
1988?

8

9

A On the advice of counsel, I'm  
invoking my fifth amendment.

10

11

Q Did you meet with Detective  
McCready in a back room where you kept  
either a safe or large sums of cash?

13

14

MR. MITCHELL: At any time?

15

MR. BARKET: No, in or about

16

1988.

17

A On the advice of counsel, I'm  
invoking my fifth amendment.

18

19

Q Were you involved or did you  
know anyone in organized crime?

20

21

A On the advice of counsel, I'm  
invoking my fifth.

22

23

Q Did you pay any money to  
Detective McCready after the Tankleff  
murders to make sure that you were not

24

25

1

J. Steuerma

33

2

arrested for that crime?

3

A On the advice of counsel, I'm

4

taking the fifth amendment.

5

Q When did you first learn of the

6

attack on the Tankleffs?

7

A On the advice of counsel, I'm

8

invoking my fifth amendment.

9

Q When did you first learn that

10

Mr. Tankleff, Marty Tankleff, and other

11

members of the Tankleff family who survived

12

Arlene and Seymour were accusing you of

13

participating in the murders?

14

A On the advice of counsel, I'm

15

invoking my fifth amendment.

16

Q After you learned that they

17

were accusing you of these murders, did you

18

speak with your daughter Barry to set up a

19

false alibi for that evening?

20

A On the advice of counsel, I'm

21

invoking my fifth.

22

Q Why did you travel to

23

California shortly after the Tankleffs

24

attacks but before Seymour Tankleff died?

25

A On the advice of counsel, I am

1  
2  
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25

J. Steuerman

34

invoking my fifth amendment.

Q Did you speak with Detective McCready prior to you fleeing to California?

A On the advice of counsel, I'm invoking my fifth amendment.

Q Did you speak to Detective McCready in California?

A On the advice of counsel, I'm invoking my fifth amendment.

Q Who represented you in the matter to settle the debt you owed the Tankleffs after the Tankleffs were murdered?

A On the advice of counsel, I'm invoking my fifth amendment.

Q How much money did Seymour Tankleff lend you?

A On the advice of counsel, I'm invoking my fifth.

Q Is it correct that he lent you approximately a half a million dollars prior to 1988?

A On the advice of counsel, I'm invoking my fifth.

Q Is it correct that in 1988 you

1

J. Steuerman

35

2

still owed him several hundred thousand

3

dollars?

4

A On the advice of counsel, I'm

5

invoking my fifth.

6

Q Is it correct that you had a

7

payment schedule to give him money every

8

month?

9

A On the advice of counsel, I'm

10

invoking my fifth amendment.

11

Q Is it correct that Seymour

12

Tankleff found out about the drugs that were

13

being dealt by you and your son out of the

14

bagel stores?

15

A On the advice of counsel, I'm

16

invoking my fifth amendment rights.

17

Q Is it correct that he demanded

18

payment in full of all the outstanding loans

19

or he would disclose to the police that you

20

and your son were dealing cocaine out of the

21

bagel store?

22

A On the advice of counsel, I'm

23

invoking my fifth amendment rights.

24

Q The poker game on the, I guess,

25

the night of September 6th going into

J. Steuerman

36

September 7th of 1988, who attended it?

A On the advice of counsel, I'm invoking my fifth.

Q There's been testimony that you and Mr. Tankleff were, after the game had broken up, were having a private discussion. What were you two talking about?

A On the advice of counsel, I'm invoking my fifth.

Q Did that discussion become an argument?

A On the advice of counsel, I'm invoking my fifth amendment rights.

Q What were you wearing on the evening of September 6th of 1988?

A On the advice of counsel, I'm invoking my fifth.

Q Did the police ever ask you what you were wearing on the night of September 6, 1988?

A On the advice of counsel, I'm invoking my fifth amendment rights.

Q Did you ever produce the clothing you were wearing that evening for

1

J. Steuerman

37

2

examination for blood?

3

A On the advice of counsel, I'm  
4 invoking my fifth amendment.

5

Q Did you give the address of  
6 where the Tankleffs lived to your son Tod  
7 prior to September 7th of 1988?

8

A On the advice of counsel, I'm  
9 invoking the fifth.

10

Q Did you give Joseph Creedon the  
11 address of where Seymour and Arlene Tankleff  
12 lived on September 7, 1988?

13

A On the advice of counsel, I'm  
14 invoking my fifth amendment.

15

Q Just prior to Mr. Tankleff  
16 being attacked, was there any discussions  
17 between you and him concerning the repayment  
18 of the loans?

19

A On the advice of counsel, I'm  
20 invoking my fifth amendment.

21

Q Did you bring in Mr. Creedon  
22 and others to threaten and intimidate Mr.  
23 Tankleff prior to him being attacked?

24

A On the advice of counsel, I'm  
25 invoking the fifth amendment.

1

J. Steuerman

38

2

Q How many times have you spoken  
3 to Mr. Creedon since September 7, 1988?

4

A On the advice of counsel, I'm  
5 invoking my fifth amendment.

6

Q Did your son and Mr. Creedon,  
7 to your knowledge, your son Tod, have a  
8 falling out in the spring of 1988 because he  
9 refused to pay Mr. Creedon for the attack on  
10 the Tankleffs?

11

A On the advice of counsel, I am  
12 invoking the fifth amendment.

13

Q It's been reported that your  
14 son attacked Mr. Creedon in 1989 and there  
15 was some financial dispute at the core or  
16 financial problem at the core of the  
17 dispute; are you aware of that?

18

A On the advice of counsel, I'm  
19 invoking my fifth amendment rights.

20

Q Why did your son shoot at or  
21 shoot Joe Creedon, your son Tod?

22

A On the advice of counsel, I'm  
23 invoking my fifth amendment.

24

Q How much time did your son Tod  
25 serve for the second time he was convicted

1

J. Steuerman

39

2

of selling drugs from the bagel store?

3

A On the advice of counsel, I'm  
4 invoking my fifth amendment.

5

Q Were you ever charged with  
6 selling drugs from the bagel store?

7

A On the advice of counsel, I  
8 take the fifth amendment.

9

10

Q When did you first become aware  
that your son was selling cocaine out of the  
11 bagel store that you owned with Mr.  
12 Tankleff?

13

A On the advice of counsel, I'm  
14 invoking the fifth amendment.

15

Q Do you know an individual by  
16 the name of Paul Ram?

17

A On the advice of counsel, I'm  
18 invoking my fifth amendment.

19

20

Q Did you know an individual by  
the name of William or Billy Ram?

21

A On the advice of counsel, I'm  
22 invoking my fifth amendment.

23

24

Q Prior to September 7th of 1988,  
did you offer money to individuals to murder  
25 Seymour Tankleff?



1

J. Steuerman

40

2

A On the advice of counsel, I'm  
3 invoking my fifth amendment.

4

Q Prior to September 7th of 1988,  
5 specifically, did you pay Joe Creedon and  
6 Joseph Graden a sum of money to attack Mr.  
7 Tankleff at the bagel store?

8

A On the advice of counsel, I'm  
9 invoking my fifth amendment rights.

10

Q Did you ever meet an individual  
11 by the name of Joseph Graden?

12

A On the advice of counsel, I'm  
13 invoking my fifth amendment rights.

14

MR. BARKET: I think that's all

15

I have under the circumstances.

16

Q Just to be clear, if I were to  
17 ask you any other questions concerning the  
18 Tankleff murders, you would continue to  
19 invoke the fifth?

20

A On advice of counsel, I will  
21 invoke the fifth.

22

MR. BARKET: Thank you.

23

MR. MITCHELL: If I speak

24

loudly, is that all right?

25

THE WITNESS: Yes.

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J. Steuerman 41

MR. MITCHELL: If I'm correct, Mr. Barket, you intend to submit this transcript to the court for a determination as to whether Mr. Steuerman's invocation of the fifth amendment is appropriate on certain questions; is that correct?

MR. BARKET: Yes.

MR. MITCHELL: In the event that the court rules that there were times where invoking that privilege was not appropriate, it's my assumption that we will then come back and ask Mr. Steuerman those questions. Is that the game plan to use that phrase?

MR. BARKET: Yes.

MR. MITCHELL: Because there were certain questions that you asked that I would have objected to on form, but I withheld those now and will, if appropriate, make those objections should we come back.

MR. BARKET: Okay.

J. Steuerman

42

MR. MITCHELL: All right.

That's all.

MS. CARMAN: That's all.

THE VIDEOGRAPHER: Concluding  
the deposition. Going off the  
record at approximately 11:35.

(Time noted: 11:35 a.m.)

-----  
JERRY STEUERMAN

Subscribed and sworn to before me  
this \_\_\_\_ day of \_\_\_\_\_, 2013.

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NOTARY PUBLIC

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## CORRECTIONS

Signature

(NOTARY PUBLIC)

CERTIFICATION

I, DOLLY FEVOLA, a Notary Public in  
and for the State of New York, do hereby certify:

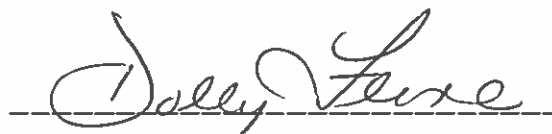
THAT the witness whose testimony is herein  
before set forth, was duly sworn by me; and

THAT the within transcript is a true record  
of the testimony given by said witness.

I further certify that I am not related,  
either by blood or marriage, to any of the parties  
to this action; and

THAT I am in no way interested in  
the outcome of this matter.

IN WITNESS WHEREOF, I have hereunto  
set my hand this 12th day of July, 2013.

A handwritten signature in cursive script, appearing to read "Dolly Fevola", is written over a horizontal line.

DOLLY FEVOLA

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